OFF SHORE IN A SQUALL.

World

PRICE ONE CENT.

NEW YORK, WEDNESDAY, APRIL 4, 1894.

Read THE SITUATION The

PRICE ONE CENT.

SITUATION 20 WORDS,

ADVTS.

Housewives EXPERIENCED IN Always

MURDER BY THE STRIKERS.

Frick Chief Engineer Killed by a Mob This Afternoon.

A PITCHED BATTLE FOUGHT

Riotous Scenes at Plants Where Men Are True to Their Employers.

MURDEROUS NIGHT ASSAULT.

Deputies Sent to Threatened Works Are Told to Shoot to Kill.

PITTSBURG, Pa., April 4.-J. A. Pad dock, chief engineer of the H. C. Frick Company, was killed at Davidson by a mob of strikers at 3 o'clock this after-

hundred, marched on the works and

Upon their refusal, an assault was made, during which a large stone was thrown at Paddock, striking him on the head and killing him instantly. The mob was then repulsed and marched away. UNIONTOWN, Pa., April 4.- The war between the coke-strikers and the workmen is now on in earnest, and a number o' serious outbreaks are reported. Trot-ter was the scene of the wildest disorder, nearly 1,000 Hungarians having camped there for the night. They took possess sion of the Company's grounds and carried on in a most disgraceful manner The Leisenring and Trotter works of the H. C. Frick Company have been running except when the men were forced out

by the rioters. Shortly before midnight a squad of fifty men came across Andrew Miller on his way from Moyer to Trotter. He is a striker from the Trotter works, but lives at Moyer, from which place he was coming when attacked. The strikers took him for a workman and, without asking any questions, assaulted him and

beat him into insensibility with clubs and stones. Covered with blood and unconscious, he was left lying on the road. It was brought to Brooklyn Police Headquarters this afternoon, where Mr. Burwent tidentified it and took it away. The police have no clue to the burglars or the identify of the man who left it on the property of the papers. He received a letter from noon they started northward, for the road of the received a letter from noon they started northward, for the noon they started northward, for the purpose of visiting all the works between Connellsville and Mount Pleasant. where the strike has never been recog-

About 300 men driven from works north of here marched to the Leith and Brown- the field works of the Frick Company, and chance Furnace Company, and drove the men from the yards. Very little resistance was offered, and now all the plants south of Connellaville are shut

plants south of Connellsville are shut down.

The men were found going to work, but returned without making a fight. The workmen at the Mount Braidlock Works, of the W. J. Hainey Company, were driven from the yaris to-day by rioters and the plant is now shut down, as are all the plants of the Rainey Company. A delegation of rioters also visited the Wheeler and Morrell works, of the McClure Company and compelled the men working to lay down their tools and vacate the grounds.

It was later developed that the women from the Leisenring a took a hand in the beating of Andy Miller last night, and the news has just reached here that a workman from the Painter plant of the McClure Company was assoulted by wives of the strikers had the services and the services are the strikers had the services and the services are the services are the services are the services are the services and the services are the services are the services and the services are the services are the services and the services are the services and the services are the services are the services and the services are the

McClure Company is determined and Supt. Brennan has telegraphed Sheriff Wishelm here to send on the next train fifty deputies with all the ammunition available. The Sheriff is now swearing the deputies, and they will go at the deputies, and arrived on the grounds at the deputies of the conflict. Sheriff McCann, of Weatmoreland, was also telegraphed, and arrived on the grounds at noon with a posse of deputies. As soon as the deputies from here arrive they will be stationed at the three works, at Painter, Donnelly and Mayfield, and any strempt on the part of the strikers to interfere with the plants or intimidate the workmen will result in a battle. The

deputies have been instructed to shoot to kill.

The coke region is now in a more critical condition than at any time since the famous riots of 1891, when there were so many depredations and so much shooting was done. The scene of the conflict has been transferred to the northern end of the region, where workmen insist on remaining true to their employers, and all battles will be in that section hereafter. To-morrow morning an immense mass-meeting will assemble south of Uniontown and the participants will march from one end of the region to the other for the purpose of forcing a suspension everywhere. They will disband at Scottsdale, at the extreme north end.

HEYERMAN TO BE SUSPENDED

Court-Martial's Finding in the SERVED ON HIM IN PRISON, PIECE OF Case of the Commander.

He Was Guilty of Negligence and Inefficient Performance.

(By Associated Press.)

WASHINGTON, April 4.- The results of the court-martial in the case of Comnander O. F. Heyerman, commanding the Kearsarge when she was wrecked, is

He was found guilty on the first charge. negligence in suffering a vessel of the navy to be run upon a reef and stranded," and also on the second charge, the first word, "culpable," having been stricken out, "of inefficiency in the performance of duty."

He was sentenced to be suspended from duty for a period of two years on wait-ing orders, during which time he shall determine from the evidence who shot

the clemency of the reviewing author- herself." The sentence of the court is subject to

BOMB FOUND IN LEADVILLE

Was in the Court-House, and the Fuse Was Burned Out.

(Special to The World.) LEADVILLE, Col., April 4.- The is in an uproar of excitement.

A bomb a foot long was discovered the Court-House this morning.

The fuse burned down to the The County Commissioners have of

fered \$1,000 reward for the arrest of th

BIG BOOTY RECOVERED.

Detective-Sergeant Zundt, of Brooklyn, to-day recovered about \$70,000 worth of stocks, bonds, mortgages and checks which were stolen by burglars on the night of Dec. 1 last from the safe of S. O. Burnett, 288 Fulton street, Brook-

lyn. The property was found in a satchel in

of the papers. He received a letter from a New York lawyer offering to recover the stolen property for him for \$6,000.

Mr. Burnett refused the offer and a few days later received another letter renewing the proposition, which he again declined.

again declined.

Recently he received a letter from a man in Philadelphia offering to restore the bonds for \$5,000 Mr. Burnett sent a private defective to Philadelphia. He saw the writer of the letter and entered into negotiations with him.

Mr. Burnett refuses to tell how much he paid eventually to recover his papers, but it is estimated at about \$3,000.

Browne against the Suburban Rapid Transit Company to recover \$20,000 for

Ex. Judge Browne claims that on April 2 1831, while he was about to enter one F.S. Judge Frowne claims that on April, 1891, while he was about to enter one of the cars of the Company, the conductor slammed the gate, causing him to all and knock eight teeth out. He laims that he is incapable of now carying on his law practise on account of

Supt. Boyle and fifteen armed deputies were in charge of the works, and warned the strikers not to treepass. The rioters paid no atention to it, and made a rush on the works. The first move called forth a volley of shots from the guards, and one Hungarian fell mortally wounded. The invaders turned and fied, carrying their wounded companion with them, and leaving the plants in operation. About fifteen shots were fired. lantic coast. It is predicted that the breeze from the southwest will increase this even-ing over the Middle, Atlantic and New England States to hurricane force, and that it will be accompanied by a heavy fall of rain.

The weather will be clearing in this receiving to morrow.

WARRANT OUT FOR MAGEE.

Intyre Charges Him with Murder.

Who Killed Miss Fuller.

BUT THE LAWYER WAS HELD. ABOUT THAT SECRET WEDDING.

The Order of Arrest Puts a Check on Habeas Corpus Proceedings.

The Coroner's jury in the Martha J.

members of the Court recommend him to not found that Martha J. Fuller shot piled that he had been in the little ham-

prisoner, and without a warrant, Detectione of those campaigns. Did not think the approval of the Secretary of the tive Webb returned the tall, rawboned it could have been in 1886, as no came Navy, and he will not act upon it until young lawyer to a cell in the Centre. Navy, and he will not act upon it until young lawyer to a cell in the Centre the proceedings of the court-martial in the case of Lieut Lyman, now in progress, reaches him.

It could have been in pagin was in progress. He did not remember the colored woma counsel, set about the legal steps towards liberating him on a writ of habeas the day after he took luncheon the colored womand the day after he took luncheon the day after he day after

The writ of habeas corpus was handed o Judge Beach, of the Supreme Court, who affixed his signature thereto.

hambers. When young Mr. Brooke returned with

the document to his father it was seen that the papers hore the name of James T. Magee, instead of Joseph T.

The junior Mr. Brooke at once returned to Supreme Court Chambers and had the cerical error rectified.

Mr. McIntyre this afternoon, after issuing the order to hold Magee, drew up the following affidavit:

Referrir that he

Mr. McIntyre this aftermoon, after issuing the order to hold Magee, drew up the following affidavit:

The information of John P. Mcintyre, Acting District-Attorney of the County of New York, laid before Frederick Smyth, Recorder of the City of New York, April t. 1994, who beling duly aworn, deposes and says.

That on the Ith day of March, 1894, Joseph T. Magee, of the city and county of New York aforesaid, did feloniously and from a deliberate and premeditated design, so effect the death of one Martha J. Fuller, shoot off and discharge a certain pistol then and there leaded with gun, powder and lead against and upon the head of the said Martha J. Fuller, thereby giving unto her, the said Martha J. Fuller, one mortal wound of which said mortal wound, she, the said Martha J. Fuller, one mortal wound of the statute in such case made out that he was in a measure responsible.

Sages, and that he be dealt with according to law.

(Signed.)

(Signed.)

(Pon this affidavit Recorder Smyth immediately issued a bench warrant, which was lodged with the warden of the Tombs. This was done to prevent the release of Magec on habeas corpus proceedings.

Some one has likened the Coroner to the fifth wheel of a wagon, and it has ocen said that Crowner's Quest in a case where homicide is charged is an absurd farce. In New York City and nowhere else on earth the Coroner "charges" the jury. Coroner Fitzpatrick indulged in that judicial prerogative today. There is nothing in the law sanctioning it, but it has become a custom in this city.

Acting District-Attorney Melayare said.

No Downright Love-Making.

"There were expressions of affection-tent in the interest, but not such as could be on a intimation that our relations could be on a different basis than they were."

"Then I was a sort of business interest for her welfare?"

"Expressions of kindly interest."

"Expressions of kindly interest."

"Expressions of kindly interest."

"Col. Breckinridge wished to draw the distinction carefully between expressions of their relations. Said he:

"I took her in my arms and kissed to recommend the construed into an intimation that our relations could be on a different basis than they were."

"Then I was a sort of business interest for her welfare?"

"Expressions of kindly interest."

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"Col. Breckinridge wished to draw the distinction carefully between expressions of kindly interest."

"On the procession of the construet into an intimation that our relations of the construet into an intimation at the interest, but not such as could be on a different basis the interest, but not such as could be on a different basis the interest, but not such as could be on a different basis the interest, but not such as could be on a different basis than they were."

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saw the writer of the letter and entered into negotiations with him.

Mr. Burnett refuses to tell how much he paid eventually to recover his papers, but it is estimated at about \$3,000.

WANTS \$2,500 PER TOOTH.

The suit of ex-Judge William F. Browne against the Suburban Rapid

The failure of the prosecutors to bring some witnesses whose testimony would implicate Magee was commented upon unfavorably by the spectators, for iterative the commitment of Magee under any circumstances had been discounted from the start. Mr. Hartman had said when asked:

"We don't propose to give away our case till it comes to trial in a criminal court."

Browne against the Suburban Rapid

case till it comes to trial in a criminal court."
This seems strange to laymen. It is difficult to understand how the revelation of all the truth regarding a case can hurt the prosecution, for the prosecution is supposed to want the whole truth. The prosecutors are supposed not to want a conviction, but a determination of the question of the guilt or innocence of the accused.

It was IL20 when Coroner Fitzpatrics convened the inquest, and then Mr. Hartman said: "The people rest."
There is supposed to be no controversy in an inquest. The Coroner's duty as laid down by the law is to discover to

Then the Coroner read a resume of the Semblance of a Marriage Contract

BRECKINRIDGE, THE DECEIVER.

Acting District-Attorney Mc- He Tells Lawyer Wilson How Cleverly He Fooled Mrs. Blackburn.

Coroner's Jury Could Not Decide Allowed the Semblance of a Marriage Contract with Miss Pollard.

Colonel and Wife Registered in New York as Campbell and Wife.

WASHINGTON, April 4.-Col. Breck-Fuller inquest found a verdict at 12.30 inrilge looked extremely pale when he this afternoon that it was unable to stepped to the witness-stand this morn-this actions. The authors who shot

retain his present number on the list the young woman.

In spite of this, Coroner Fitzpatrick
In spite of this, Coroner Fitzpatrick
In view of the long and faithful service of Commander Heyerman, all the cause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he stated it, "the jury has been in Goldsborough, to which he recause," as he was held to be a stated it, "the jury has been in Goldsborough, to which he recause," as he was held to be a stated it, "the jury has been in Goldsborough, to which he recause," as he was held to be a stated it, "the jury has been in Goldsborough, to which he recause," as he was held to be a stated it, "the jury hear in the jury hear in *Thus, with no charge against his which he thought was in 1886 or in 1885

in April (as heretofore testified to), nor having complimented her on the lur

"Did you not say to her that when you The writ is returnable to-morrow and Madeline went to keeping house you morning at 10.30 in Supreme Court wanted her to come and cook for you? "Tont is entirely functful. I never said anything of the sort to any colored

ervice in that family a long time and

tioning it, but it has become a custom in this city.

Acting District-Attorney McIntyre said later in the day that the case of Magee would be submitted to the Grand Jury to-morrow.

The failure of the prosecutors to bring some withersess whose testimony to bring some withersess whose testimony to bring some withersess whose testimony.

man is under obligations to prevent the destruction of a young woman."
"Most assuredly I do, and if he does not be should be punished. I have had my punishment and am trying to take it without complaint."
Then Mr. Wilson asked when the sub-

the men working to lay down their tools and vanish their tools and vacate the grounds.

It was later developed that the women from the Ealsenring's took a hand in the bearing of Andy Miller lists night, and the news has just reached here that the workman from the Palater plants of the crimination of the question of the guilt or innocence of the accused.

It was 11.20 when Coroner Fitzpatrick convened the mination of the question of the guilt or innocence of the accused.

It was 11.20 when Coroner Fitzpatrick them, to which the claims that he is margable of now carried here that they had been alled to the injury.

There is supposed to the question of the guilt or innocence of the accused.

It was 11.20 when Coroner Fitzpatrick them, to which the claims that he is margable of now carried here that he workman from the Palater plant of the question of the guilt or innocence of the accused.

It was 11.20 when Coroner Fitzpatrick them, to which the claims that he is margable of now carried here the first pitched into insensibility. He was carried here that they had to put in a new set of the Company, on the McClure Company, on the McClure Coke Company, on the beautiful that the plants of the question of the question of the question of the question of the guilt or innocence of the accused.

It was 11.20 when Coroner Fitzpatrick to be no countroters.

There is supposed to the question of the plants of the claims that in no to well the

Corner Fitzpatrick then adrdessed the jury.

There is nothing in the law that calls for a charge from a coroner, and nobody over heard one except in New York, but Coroner Fitzpatrick indulged in this "judicial" prerogative, beginning like this "It is plain that the cause of death was a pistol shot wound, but to my mind there was a primary cause. There must have been a motive, it is for you to decide."

"Never, under any circumstances," most emphatically.

Then the Coroner read a resume of the evidence.

"Mage, so far as this inquisition has gone, does not seem to have had any motive for wishing to destroy this young woman," said the Coroner. "Their relations seem to have been only such as would naturally arise between fellowemployees in the same office.

"There has been no evidence elicited to show that Miss Fuller had ever had any reason for wanting to die, nor had she

(Continued on Seventh Page.)

"And Let There Be No Moaning at the Bar When They Put Out to Sea,'

BILL, PARK BOARD HITS ALDERMEN. DEAD, CIGAR IN MOUTH

Compromise Amendment.

Strict Party Vote, with the Democrats All in the Negative.

Lexow Thinks His Committee Has Already Justified the Bill.

Senator Lexow said that such grave rimes as were committed in New York ad never before been shown in a legisative investigation. Senator Cantor said that all there was

the bill was to give the Republican pachine in New York a share in the atronage of the Police Department. Never before in his experience had it en proposed to pass remedial legisla ion while an investigation was still uch legislation. There had been no

pproval of all Republicans in New York ity. What was good enough for them as good chough for him.

Senstor Guy said that he believed hat this full would result in thimble rigging. This was a distinct step book wards, and it would result in a return to the corruption of the Tweed times. Senator Coggeshall said that the Lem-erats were always crying for home rule when they were in the minority, but, when they were in the majority they canted to legislate for the whole State Senator Canter was so wedded to home tale that last year he had tried to be slate for Utica and ordensburg. With the attention that had been drawn to him. Mayor Girov, he believed, would Colice Commissioners.

The bill was then passet-year, 18 mays, 9 a party vote. The bill appropriating \$25,000 for coninging the police investigation and the esolution extending the time of the in vestigation were put over until to-mor ow morning
The bill passed by the State Senate

Baseball in the Park.

Contractor Dwyer Has a Little Set- Left \$300 to His Friend and To with the Commissioners.

The Park Board met this morning and received the assurance of J. C. Hodgers, contractor for the second section of the Harlem Speedway, that he would be

ALBANY, April 4.—In the Senate at o'clock to-day the New York Elicartisan Police bill was taken up. Senator Lexow said that the people of the State were thing of political corresponding and demanded that there be a change. This demand came from the uncorruptible Democracy, as well as from the Republicans. The testimony as to frauds connivel at by the police of New York was undisputed.

Senator Cantor—What opportunity has there been to dispute them? The investigation is not yet half over.

The artisan Police work many more room in Central Dayer have any money for the present. Dayer have any money for the board of Aldermen asking more room in Central the beat to go to court.

When the resolution of the Board of Aldermen asking more room in Central Tapsen remarking that the boys had the boys to play baseball came up, it was promptly rejected. President is not yet the following:

Tapsen remarking that the boys had have the following:

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The for the boys to play baseball came up, it was promptl

enough rooms arranged the line of rarriages for tween the two Boards over the distribution of labor tickets.

An application for an increase of salary by Martin Gay, an engineer on Macomb's Dam, from \$2,90 to \$2,000 a year, was haid over. The Board rescinded a former resolution appointing with the sure of his aim, and then by H. Ellis an inspector of masonry because Secretary Burns could not find him. A man named Gillig was appointed instead.

Right is been myself because I am out or the honored guests and the Committee of One Hundred.

The two cariages placed at the head of the line were occupied by relatives of Kossuth. In one was Mrs. L. W. Rutt-kay, 6234 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away. The pistol's report brought kay, or 324 Grand avenue. Brooklyn, a blazed away and arranged the line of carriages for the honored guests and the Committee of One Hundred.

The two carriages placed at the head of the line were occupied

hance to controvert the charges that April 4.- The results of to-day's racing

chance to controvert the charges that had been made against the police force of New York City. All of the witnesses except two that had been examined were Republican beclers. The worst frauds that had ever been committed in New York came when there was a bipartisan police commission in the days of Tweed.

Senator Saxten said that the bill, in its present form, had the indersement and approval of all Republicans in New York.

EAST ST. LOUIS RESULTS. Nellie B. and Livingston Win

Events at Good Odds. RACE TRACK, EAST ST LOUIS. April 4. The races at this track today, every First Bace Five furious Wor to COLORED DOMESTIC INSANE Third Library Was a straight of the Library Was by Livingston vito I and it for I Morgan G. 6 to I may was second, and Brook wood third. Time-121 12.

Thirk Race Three furings. Was being K. 6 and for I Morgan & to 2 place, was second and Magazine third.

Time-0.5 1.2.

RACING, BUT NO POOLS.

Senate Passes a Bill That Will Kell Counterfeiters Sentenced.

It Passes the State Senate with Its Refuses to Give More Room for Bringolf Joked with Companions, then Shot Himself.

Roommate.

Good Alm.

scinded a former resolution appointing W. H. Ellis an inspector of masonry, because Secretary Burns could not find him. A man named Gillig was appointed instead.

RESULTS AT NEW ORLEANS.

Swifter Takes the Opening Race, Swifter Takes the Opening Race, Forest King the Second.

RACE TRACK, NEW ORLEANS, April 4.—The results of to-day's racing here were as follows:

First Race—Five furlongs—Wen by Swifter, 8 to 5 and 3 to 5; Cen Kenny, 5 to 1 place, was second, and Atnaudia F. Actor Occombined to the former of the first of

ACTOR O'CONNOR'S FUNERAL

Is Removed with Difficulty. JEHSEY CUTY, N. J., April 4.-The funeral of John Owen O'Connor, the took place this afternoon from 129 forest stret, this city. There were but few of the dead actor's friends present. Ther was no funeral service at the house.

Mrs. O'Conner became hysterical, and for relatives had much difficulty in re-moving for from the room. The re-mains were laterred in Greenwood Cem-

Created a Scene Before Being Re moved to the Hospital. Germaio A. Liennie, thirty-five years

was removed from the finishence of John the formation of the formulation of John in Natl, tel Sixth avenue, to Bellevue Hospital themay. She is insafe and created a scene before being tuben away. She was employed as a domestic.

Counterfelters states Circuit Medical Counterfelt in the United States Circuit Medical Line (this affection semicined Harsans Schleto M. Counterfelt Counterfelt Counterfelt Counterfelt Counterfelt Counterfelt Counterfelt

10 CENTS.

FOR KOSSUTH. Independence Bell Tolled in the Patriot's Honor at

LIBERTY RANG

TRIBUTES FROM FREE MEN.

the City Hall.

Through Driving Rain Men Marched in Memory of Hungary's Glorious Son.

MEMORIAL SERVICES TO-NIGHT.

Famous Orators to Deliver Eulogies

of the Dead Leader in

Cooper Institute. Fully 5,000 Hungarians, Poles and Ital-



lown, drenching to the skin many pecially the Grand Marshal and his staff and the mounted Hungarian guards. But they did not seem to mind the inturned out in full force to do honor to

the memory of their famous country-Second avenue and Thirteenth street at man and his aides. Ede Szallas, S. L. Steinhardt, Philip Lenier, Colomon Csos



SECRETARY CUKOR. In the other carriages were the vet-erans of 1848 and the Memorial Committee of One Hundred, which was made up

Sport in Washington.

All Associated Free I to be underlied in the United States Circuit WASHINGTON, April 4. The Senate to day passed a full perunting himse tracing in the District of Columbia directions and be underlied by the Washington.

Buseball Gennes Postponed.

Public GIRU'NES, April 4. The New York-Frinceton baseball same, which was achesticle for the first passed in the Columbia College to the Senate with the England Columbia College to the Senate of the Senate of the Senate of the Senate of the

Marcus Schnitzer is the President and